

CHAPTER LVI.

SWAMP-LANDS IN CARROLL COUNTY.

AN ACT to Legalize the Sale of certain Swamp-Lands by Carroll county, H. F. 272. Iowa, to E. F. Burgan.

WHEREAS, The county of Carroll has sold to E. F. Burgan Preamble. certain swamp-lands situated in said county and hereinafter specified, and by its board of supervisors has made, executed, and delivered a quitclaim deed therefor; and,

WHEREAS, Said lands were not duly appraised as by law provided before the sale thereof; therefore,

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That the contract and sale by said county of Carroll to said E. F. Burgan, of the following described real estate situate in said county, to-wit: the sw. quarter of the ne. quarter, and the nw. quarter of the nw. quarter, and the s. half of nw. quarter, and the sw. qr., and the w. half of se. quarter, and the se. qr. of se. qr. of sec. 15, and the s. half of sw. qr., and sw. qr. of se. qr., and ne. qr. of nw. qr. of sec. 35, all in township 84 north, of range 35 west; also the e. half of ne. qr. and s. half of nw. qr. of sec. 25, township 84 north, of range 34 west; also the sw. qr. of sw. qr. of sec. 36, township 84 north, of range 35 west; also the e. half of ne. qr. and nw. qr. of ne. qr. of sec. 13, township 84 north, of range 36 west; all containing one thousand (1,000) acres more or less, be, and the same are hereby legalized, and said contract and sale are hereby given the same force and effect as if the same had been made in strict conformity to law.

Land not duly appraised. Sale of lands in § 15, 35, 36, 84; § 25, 84, 31; and § 13, 31. 36 legalized.

SEC. 2. This act being deemed of immediate importance shall take effect from and after its publication in The Iowa State Register and The Carroll Herald, without expense to the state.

Publication clause.

Approved March 18th, 1874.

I hereby certify that the foregoing act was published in the Carroll Herald, March 25, 1874.*

* See Appendix.

JOSIAH T. YOUNG, Secretary of State.

CHAPTER LVII.

LEGALIZING THE PLATTING OF BROOKLYN.

AN ACT to Legalize the Platting of the Town of Brooklyn, in Poweshiek County, Iowa, and to Legalize all Conveyances of Lots heretofore made by the Number of Lots and Blocks as specified by the Plats now on Record of said Town. H. F. 33.

WHEREAS, The plats of that portion of the town of Brooklyn, in Poweshiek county, Iowa, known and recorded as "William Preamble:

Plats not approved etc.

“Manatt’s first (1st) addition,” “William Manatt’s third (3d) addition,” William Manatt’s block eleven (11),” “Sears addition,” “M. Snyder & Co.[’s] addition,” and that portion *portion* known and recorded as “Brooklyn,” were not legally recorded, in this, that the said plats were not approved, and an order that they be recorded indorsed thereon by the county court of said Poweshiek county, as required by law; and

WHEREAS, The titles of said portions of the said town of Brooklyn, now resting in parties who are in nowise responsible for the irregularities named, being rendered defective by the informal manner of recording said plats; therefore,

Plats and records thereof legalized.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That the plats of the following portions of the town of Brooklyn, Poweshiek county, Iowa, viz.: the plats of “William Manatt’s first (1st) addition,” “William Manatt’s third (3d) addition,” “William Manatt’s block eleven (11),” “M. Snyder & Co.’s addition,” “Sears addition,” and of the original town known as “Brooklyn,” now on record in the office of the recorder of said county of Poweshiek, be and the same, together with the records thereof, are hereby legalized and declared to be legal plats and records, and legal and binding upon all parties concerned, the same as if said plats and records had been made in every particular as required by law.

Conveyances legalized.

SEC. 2. *Be it further enacted*, That all conveyances heretofore made of lots in the portions of the said town of Brooklyn mentioned in the first section of this act and described by their respective numbers as lots, and blocks, as shown on said plats, are hereby legalized and declared legal and binding upon the parties thereto as if legal plats had been on record in said county at the time such conveyances were made.

Publication clause.

SEC. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in The Iowa State Register, published at Des Moines, and the Brooklyn Journal, published at Brooklyn, Iowa, without expense to the State.

Approved March 18th, 1874.

I hereby certify that the foregoing act was published in the *Brooklyn Journal*, at Brooklyn, March 25, 1874.*

JOSIAH T. YOUNG, Secretary of State.

*See Appendix.

CHAPTER LVIII.

INSTITUTION FOR THE SUPPORT AND EDUCATION OF THE DEAF AND DUMB.

S. F. 259.

AN ACT Making Appropriation for the Institution for the Education of the Deaf and Dumb.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That there is hereby appropriated out of any moneys not otherwise appropriated the sum of fifteen thousand